

1 **DAVID S. KAHN, ESQ.**

2 Nevada Bar No. 7038

3 David.Kahn@wilsonelser.com

4 **I-CHE LAI, ESQ.**

5 Nevada Bar No. 12247

6 I-Che.Lai@wilsonelser.com

7 **WILSON ELSER MOSKOWITZ EDELMAN & DICKER LLP**

8 300 South Fourth Street, 11th Floor

9 Las Vegas, Nevada 89101

10 Telephone: 702.727.1400

11 Facsimile: 702.727.1401

12 *Attorneys for Defendant*

13 *D. Westwood, Inc. d/b/a Treasures Gentlemen's Club*

14 **UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

15 ARIANNY CELESTE LOPEZ, BROOKE  
16 JOHNSON aka BROOKE TAYLOR,  
17 CAITLIN O'CONNOR, CLAUDIA  
18 SAMPEDRO, DANIELLE RUIZ, IRINA  
19 VORONINA, JESSICA HINTON a/k/a  
20 JORDAN CARVER, LINA POSADA, LUCY  
21 PINDER, MARIANA DAVALOS, ROSIE  
22 JONES, ROSIE ROFF, SARA  
23 UNDERWOOD, SHEENA WEBER a/k/a  
24 SHEENA LEE, and TYRAN RICHARD,

25 Case No. 2:19-CV-01842-JCM-BNW

26 Plaintiffs,

27 v.

28 **D. WESTWOOD, INC. d/b/a TREASURES  
GENTLEMEN'S CLUB,**

29 **Defendants.**

30 **STIPULATION AND ORDER FOR  
31 EXTENSION OF TIME TO ANSWER  
32 OR OTHERWISE RESPOND TO  
33 PLAINTIFFS' COMPLAINT**

34 **(Fifth Request)**

35 Defendant D. Westwood, Inc. d/b/a Treasures Gentlemen's Club, by and through its counsel  
36 of record Wilson, Elser, Moskowitz, Edelman & Dicker, LLP, and Plaintiffs Arianny Celeste Lopez,  
37 Brooke Johnson aka Brooke Taylor, Caitlin O'Connor, Claudia Sampedro, Danielle Ruiz, Irina  
38 Voronina, Jessica Hinton a/k/a Jordan Carver, Lina Posada, Lucy Pinder, Mariana Davalos, Rosie  
39 Jones, Rosie Roff, Sara Underwood, Sheena Weber A/K/A Sheena Lee, and Tyran Richard, by and  
40 through their counsel of record, Alverson Taylor & Sanders, Attorneys at Law, hereby stipulate and  
41 agree to extend the deadline for Defendant to file a response (to answer or otherwise respond) to  
42 Plaintiffs' Complaint up to and including May 23, 2020.

43 This stipulation is submitted in compliance with LR IA 6-1.

1        This is the parties' fifth request for extension of the deadline.

2        Good cause warrants the additional extension. The COVID-19 pandemic has made it difficult  
3 for the parties, especially the sixteen plaintiffs, to explore settlement with this case before requiring  
4 the defendant to respond to the complaint. With the ongoing nature of the pandemic, additional time  
5 is necessary for the parties to continue exploring settlement of the entire case.

6        Dated this 23rd day of March, 2020.

7        Dated this 23rd day of March, 2020.

8        ALVERSON TAYLOR & SANDERS

9        WILSON ELSER MOSKOWITZ EDELMAN  
10      & DICKER LLP

11      /s/ David M. Sexton

12      KURT B. BONDS, ESQ.  
13      Nevada Bar No.: 6228  
14      DAVID M. SEXTON, ESQ.  
15      Nevada Bar No. 14951  
16      6608 Grand Montecito Pkwy. #200  
17      Las Vegas, NV 89149  
18      efile@alversontaylor.com  
19      Attorneys for Plaintiffs

20      /s/ I-Che Lai

21      DAVID S. KAHN, ESQ.  
22      Nevada Bar No. 7038  
23      David.Kahn@wilsonelser.com  
24      I-CHE LAI, ESQ.  
25      Nevada Bar No.: 12247  
26      I-Che.Lai@wilsonelser.com  
27      300 South Fourth Street, 11th Floor  
28      Las Vegas, NV 89101  
29      P: (702) 727-1400  
30      F: (702) 727-1401  
31      *Attorneys for Defendant D. Westwood, Inc.*  
32      *d/b/a Treasures Gentlemen's Club*

1        **ORDER**

2        Based upon the stipulation of the parties and good cause appearing, the deadline for  
3 Defendant to respond (to answer or otherwise respond) to Plaintiffs' complaint is extended to May  
4 23, 2020.

5        The court grants the parties'  
6 stipulation and encourages  
7 them to make as much  
8 progress as possible towards  
9 settlement in the next 60  
10 days.

11      **IT IS SO ORDERED**

12      **DATED: March 25, 2020**

13        
14      **BRENDA WEKSLER**  
15      **UNITED STATES MAGISTRATE JUDGE**